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The British Columbia Gazette.

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SCALE OF CHARGES FOR ADVERTISING:

For 100 words and under	\$5 00
Over 100 words and under 150 words	6 50
Over 150 words and under 200 words	8 00
Over 200 words and under 250 words	9 00
Over 250 words and under 300 words	10 00
And for every additional 50 words	* 75
Municipal by-laws, requiring only one insertion, to be at one	-half
the above rates.	

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Provincial Secretary's Office, 17th January, 1885.

HIS HONOUR the Lieutenant-Governor has been pleased to make the following appointments:-CHARLES TODD, Esquire, Stipendiary Magistrate, to be a Coroner for the Province.

James Stone, Esquire, J. P., to be a Coroner for the Electoral District of Cariboo.

PROVINCIAL SECRETARY'S OFFICE, 9th January, 1885.

WHEREAS the Lieutenant-Governor in Council is empowered, under the "Public Schools Act, 1879," to create School Districts, in addition to those already existing, and to define the boundaries thereof, already existing, and to define the boundaries thereof, and from time to time to alter the boundaries of existing Districts; it is hereby notified that His Honour has been pleased to create the tract of land enclosed within the undermentioned boundaries a School District, under the title of the "Hall's Prairie School District,

Commencing at the Iron Post, International Boundary Line, Semiahmoo Bay; thence east, along said boundary line, to the eastern boundary of Surrey; thence north, along the eastern boundary line of Surrey, a distance of three miles; thence west, to Semiahmoo Bay; thence south, along the shore line of Semiahmoo Bay, to the point of commencement.

By Command.

JNO. ROBSON, Provincial Secretary.

NOTICE TO CLAIMANTS OF LAND.

KOOTENAY DISTRICT.

NOTICE IS HEREBY GIVEN that the undermentioned Lots, situate at the Big Eddy, Columbia River, have been surveyed, and a plan of same can be seen at the Lands and Works Office,

Lot 6, Group 1.—A. S. Farwell, Application to purchase, October 20th, 1883.

Lot 7, Group 1.—G. B. Wright, Application to purchase, October 19th, 1883.

WM. SMITHE,

Chief Commissioner of Lands & Works.

Lands & Works Department,

Victoria, B.C., January 13th, 1885.

NOTICE.

SALE OF LOTS IN OSOYOOS DISTRICT.

NOTICE IS HEREBY GIVEN that the lots into which the Government Reserve at Spallumcheen Landing has been divided, now designated Belvidere, will be offered for sale at public auction at the office of Walter Dewdney, Esq., Government Agent, Spallumcheen, at noon, on Saturday, 14th February.

WM. SMITHE, Chief Commissioner of Lands and Works.
Lands & Works Department,
Victoria, B. C., Dec. 17th, 1884.

Notice to Claimants of Land.

KAMLOOPS DIVISION OF YALE DISTRICT.

NOTICE IS HEREBY GIVEN, that the undermentioned lots in Kamloops Division of Yale District, have been surveyed, and a map of same can be seen at the Lands and Works Office, Victoria, and at the office of G. C. Tunstall, Esq.

Lot 523, Group I.—James Ross, Pre-emption Record No. 240, February 15th, 1869. Lot 524, Group I.—James Ross, Pre-emption Record No. 177, July 5th, 1873.

Adverse claims, if any, to the above-mentioned lots, must be filed with the Commissioner within 60 days from date of this notice.

WM. SMITHE, Chief Commissioner of Lands & Works. Lands and Works Department, Victoria, B.C., 31st December, 1884.

Notice to Claimants of Land.

ALBERNI DISTRICT.

NOTICE IS HEREBY GIVEN that Section 11, Alberni District, has been surveyed for Charles Taylor, as the land held by him under Pre-emption Record No. 1342, dated Nov. 16th, 1872. A plan of same can be seen at the Lands and Works Office, Vic-

Persons having adverse claims to the above described tract of land must file a statement of same with the Commissioner within 60 days from date of this notice.

WM. SMITHE,

Chief Commissioner of Lands and Works. Lands and Works Department, Victoria, Dec. 21st, 1884.

KOOTENAY DISTRICT.

CANCELLATION OF RESERVATION.

NOTICE IS HEREBY GIVEN that that portion of a notice published in the D of a notice published in the British Columbia Gazette, and dated 23rd May, 1883, which more particularly relates to the lands set apart and reserved upon Kootenay Lake and its tributaries, is hereby rescinded, and that said reservation is cancelled.

Three months from the date hereof these lands will be even for the empty of the properties and purplesses.

be open for pre-emption and purchase.

WM. SMITHE,

Chief Commissioner of Lands and Works.

Lands and Works Department, Victoria, Dec. 10th, 1884.

KOOTENAY DISTRICT.

RESERVATION.

NOTICE IS HEREBY GIVEN that all the vacant bottom lands subject to overflow which are situated at the mouth of Lardo Creek, at the northern end of Kootenay Lake, containing one thousand acres, more or less, are hereby reserved until further notice.

WM. SMITHE,

WM. SMITHE,

Chief Commissioner of Lands and Works.

Lands and Works Department

Chief Commissioner of Lands & Works.

Lands & Works Department,
Victoria, B. C., Dec. 10th, 1884.

Notice to Claimants of Land.

KAMLOOPS DIVISION OF YALE DISTRICT.

NOTICE IS HEREBY GIVEN that the undermentioned Lots in Kamloops Division of Yale District have been surveyed, and a plan of same can be seen at the Lands and Works Office, Victoria, and at the office of G. C. Tunstall, Esq., Commissioner,

Lot 496, Group 1.—S. J. Tunstall and J. Callbreath, Application to purchase, November 3th, 1883.

Lot 497, Group 1.—G. B. Wright, Application to purchase, November 3rd, 1883.

Lot 525, Group 1.—C. E. Perry, Application to purchase, October 15th, 1883.

Lot 526, Group 1.—G. B. Wright, Application to purchase, November 16th, 1883.

WM. SMITHE,

Chief Commissioner of Lands and Works.

Lands and Works Department,
Victoria, B.C., 13th January, 1885.

Notice to Claimants of Land.

OSOYOOS DIVISION, YALE DISTRICT.

NOTICE IS HEREBY GIVEN that the under-NOTICE 1S HEREBY GIVEN that the undermentioned tracts of land, situate in Osoyoos Division of Yale District, have been surveyed and a plan of same can be seen at the Lands and Works Office, Victoria, and at the office of W. Dewdney, Esq., Commissioner, Spallumcheen.

W. ½ of Sec. 14, Township 34—W. Dodd—Application to purchase, Dec. 22nd, 1883.

N.W. ¼ of Sec. 24, Township 34—S. Gray—Application to purchase, Nov. 30th, 1883.

E. ½ of Sec. 26, Township 35—C. M. Huff—Application to purchase, Nov. 24th, 1883.

S.W. ¼ of Sec. 1, Township 38—J, A. Cameron—Application to purchase, July, 11th, 1883.

S.E. ¼ of Sec. 21, Township 38—Lambly Bros.—Application to purchase, Aug. 20th, 1883.

S.E. ¹/₄ of Sec. 21, Township 38—Lambly Bros.—Application to purchase, Aug. 20th, 1883.
Lot 154, Group 1—Thos. Ellis—Application to purchase, Aug. 2nd, 1883.
Lot 155, Group 1—Thos. Ellis—Application to purchase, Aug. 2nd, 1883.
Lot 156, Group 1—Thos. Ellis—Application to purchase, Aug. 2nd, 1883.
Lot 157, Group 1—J. C. Haynes—Application to purchase, Aug. 1st, 1883.
Lot 158, Group 1—H. Armstrong—Application to purchase, Jan. 14th, 1884.
Lot 159, Group 1—R. Lambly—Application to purchase, Aug. 20th, 1883. Lot 159, Group 1—R. Lambly—Application to purchase, Aug. 20th, 1883.
Lot 160, Group 1—Mara & Wilson—Application to

purchase, June 5th, 1883.

WM. SMITHE, Chief Commissioner of Lands & Works. Lands and Works Department, Victoria, B.C., 20th Jan., 1885.

NOTICE TO CLAIMANTS OF LAND.

OSOYOOS DIVISION OF YALE DISTRICT.

OTICE IS HEREBY GIVEN that the under-No. 183, May 20th, 1883.

S. W. ½ of Sec. 14, Township 34—A. Crawford—P. R. No. 222 Oct. 5th, 1883.

S. W. ½ of Sec. 24, Township 34—J.H. Sydney—P.R. No. 183, May 21st, 1883.

W. ½ of Sec. 36, Township 34—J. H. Sydney—P.R. No. 183, May 20th, 1883.

M. W. ½ of Sec. 14, Township 34—A. Crawford—P. R. No. 183, May 20th, 1883.

E. ½ of Sec. 14, Township 34—A. Crawford—P. R. No. 183, May 21st, 1883.

S. W. ½ of Sec. 24, Township 34—J. H. Sydney—P.R. No. 183, May 21st, 1883.

W. ½ of Sec. 36, Township 35—J. A. Cameron—P.R. No. 127, April 2nd, 1881.

Persons having adverse claims to any of the above mentioned lots must file a statement of same with the Commissioner within 60 days from date of this notice.

Lands and Works Department, Victoria, B.C., January 25th, 1885.

NOTICE TO CLAIMANTS OF LAND.

KAMLOOPS DIVISION OF YALE DISTRICT.

NOTICE IS HEREBY GIVEN, that the undermentioned lots in Kamloops Division of Yale District, have been surveyed, and a plan of same can be seen at the Lands and Works Office, Victoria, and at the office of G. C. Tunstall, Esq., Commissioner, Kamloops.

Lot 498, Group 1—Jas. Ross—Application to purchase, Aug. 1st, 1883.

Lot 527, Group 1—W. McKenzie, L. Kirkpatrick and J. H. Montgomery—Application to purchase, Sept. 14th, 1883.

Lot 528, Group 1—W. A. Beddoe—Application to purchase, Aug. 24th, 1883.

Lot 529, Group 1—W. B. Wilson and J. McIntosh—March 13th, 1883.

March 13th, 1883.

WM. SMITHE, Chief Commissioner of Lands & Works. Lands and Works Department, Victoria, B.C., Jan. 20th, 1885.

Notice to Claimants of Land.

KAMLOOPS DIVISION OF YALE DISTRICT.

NOTICE IS HEREBY GIVEN that the undermentioned Lots, in Kamloops Division of Yale District, have been surveyed, and a map of same can be seen at the Lands and Works Office, Victoria, and at the office of G. C. Tunstall, Esq., Commissioner,

Kamloops.
Lot 514, Group 1—A. G. Pemberton, transfer of Pre-emption Record issued to W. Jones, dated Oct. 10th, 1866, and B. W. Pearse, dated Dec. 14th, 1869.
Lot 521, Group 1—B. W. Pearse, Pre-emption Record No. 1042, dated Feb. 12th, 1877.
Lot 522, Group 1—A. G. Pemberton, Pre-emption Record dated Oct. 10th, 1866, and No. 1041, dated Feb. 7th, 1877.
Persons having adverse claims to any of the abovementioned lands must file a statement of same with the Commissioner within 60 days from date of this notice.

WM. SMITHE, Chief Commissioner of Lands and Works.

Lands & Works Department,
Victoria, B. C., December 22nd, 1884.

NOTICE

IS HEREBY GIVEN that the undersigned intend

Is HEREBY GIVEN that the undersigned intend to apply to the Honourable the Chief Commissioner of Lands and Works for a lease, for timber purposes, of the undermentioned parcels of land, situated in New Westminster District.

No. 1—On the north shore of Cardero Channel, commencing at the north-west post of the piece already applied for; thence 40 chains east; thence 120 chains north; thence west, 40 chains, more or less, to the shore; thence in a southerly direction, following the shore line to the point of commencement; containing 480 acres, more or less.

No. 2—Commencing at a point on the north shore of

No. 2—Commencing at a point on the north shore of Thurlow Island, nearly opposite the upper end of Channel Island; thence south, 120 chains; thence west, 60 chains; thence north, 120 chains, more or less, to the shore; thence following the shore line in an easterly direction to the region of commencement. direction to the point of commencement.

HASTINGS SAW-MILL CO., RICHARD ALEXANDER,

Victoria, B. C., November 19th, 1884.

Manager.

NOTICE.

HEREBY GIVE NOTICE that two months after this date I intend to apply to the Land Commissioner for permission to purchase the following pastoral and agricultural lands situated in the Kootenay District, and bounded as follows:—

Starting from the junction of the Skookum Chuck Creek with the Kootenay River as the N.E. corner; thence running down the latter river on the west bank or edge of reserve lands (granted to Mr. Baillie Grohman's syndicate) for seven miles, more or less, to a post inscribed by me, "James Baker's land, S.E. post," and also with a copy of this notice; from this point half a mile due west; thence one and a half miles due north; thence one mile due west; thence four miles due north; thence one mile due west; thence four miles due north; thence three-quarters of a mile due west; thence due north to the Skookum Chuck Creek; thence down the north to the Skookum Chuck Creek; thence down the south bank of that Creek to its junction with the Kootenay River; also, from the north bank of the Skookum Chuck Creek, at its point of junction with the Kootenay River due south, until it meets the same Creek again on the north bank.

The total area of these lands is seven thousand one hundred agrees, more on less.

hundred acres, more or less.

JAMES BAKER,

Kootenay, Nov. 4th, 1884.

Lieut.-Colonel.

NOTICE

Is HEREBY GIVEN that I intend to make application to the Chief Commissioner of Lands and Works for permission to purchase (160) one hundred and sixty acres (more or less) of pastoral land, situated on the right bank of Fraser River, on the north side of Ward's Ravine, and including all that piece of land lying between my pre-emption and I. VanVolkenburg's pre-emption. Lilloget District pre-emption, Lillooet District

EDWARD MOORE.

Big Bar, Dec. 5th, 1884.

NOTICE

IS HEREBY GIVEN that I intend applying to the Chief Commissioner of Lands and Works for permission to purchase 640 acres, more or less, of pastoral land, situated in the Osoyoos Division of Yale District, and described as follows:

Commencing at obelisk marking international boundary where Myer's Creek crosses, and about three miles from Rock Creek; thence west, 40 chains; thence north, 160 chains; thence east, 40 chains; thence south, 160 chains, to place of commencement.

J. C. HAYNES.

Osoyoos, B. C., 11th November, 1884.

NOTICE

IS HEREBY GIVEN that I intend applying to the Chief Commissioner of Lands and Works for permission to purchase 320 acres of land on the Kootenay

River, and described as follows:—

Commencing at the N.W. corner of land lately surveyed for me; thence trending in a north-westerly direction along the north and east sides of the Columbia River until a distance is attained of one mile west, where a post is placed; thence north a sufficient distance to give 320 acres; thence one mile; thence south to point of commencement.

J. C. HAYNES.

Osoyoos, B.C., 11th November, 1884.

NOTICE.

VOTICE IS HEREBY GIVEN that I have this day made application to the Chief Commissioner of Lands and Works to purchase the S. ½ Sec. 28, T. 6, and S. W. ½ Sec. 27, T. 6, Osooyoos Division of Yale District.

F. G. VERNON.

December 20th, 1884.

NOTICE

IS HEREBY GIVEN, that I have this day made application to the Chief Commissioner of Lands and Works, British Columbia, to purchase 300 acres (more or less) of pasture land, situate in Nicola-Kam-

(more or less) of pasture land, situate in Nicola-Kamloops District.

The above land lies on the N.W. shore of Nicola Lake, and from stake No. 1 (at a point about 4 miles from foot of Lake) follows the shore line up stream for 5,000 yards to stake No. 2 (at the base of a bluff opposite the mouth of Upper Nicola River Indian reservation on south shore of Lake); from stake No. 2 to stake No. 3, 300 yards, and back along base of steep mountains, 5,000 yards to stake No 4; thence east, to starting point, 300 yards.

The land is bounded on N.W. by steep mountains on S.E. by Nicola Lake.

on S.E. by Nicola Lake.

JOHN GILMORE.

Nicola Lake, Nov. 20th, 1884.

NOTICE

S HEREBY GIVEN that I intend making application to the Chief Commissioner of Lands and Works for permission to purchase one hundred and sixty acres of land in the Osoyoos District and more particularly described as follows:

Commencing at a stake at the S. E. corner of my

pre-emption claim in the Similkameen Valley; thence running S., twenty chains; thence W., eighty chains; thence N., twenty chains; thence E., eighty chains to the point of commencement.

MANUEL BARCELO.

Similkameen Valley, B. C. December 10th, 1884.

NOTICE.

OTICE IS HEREBY GIVEN that I shall make application to the Chief Commissioner of Lands and Works for permission to purchase 440 acres of land situate about three miles north of the foot of Nicola Lake, beginning at a certain stake numbered 1; thence 880 yards east; thence 880 yards north; thence 1320 yards east; thence 1320 yards south; thence 2200 yards west; thence 440 yards north, to point of commencement.

GEORGE FENSOM.

Kamloops, Nov. 12th, 1884.

NOTICE

IS HEREBY GIVEN, that an application will be made to the Legislative Assembly of the Province of British Columbia, at its next Session, for a charter to construct and operate a line of railway from a point on the South Fork of Semilkameen River to connect with the Canadian Pacific Railway at some point at or near Kamloops.

HUGHES & ATKINSON, Agents for Applicants. New Westminster, Oct. 1st, 1884.

NOTICE

IS HEREBY GIVEN that an application will be made, to the Legislative Assembly of the Province of British Columbia, at its next session, for a charter to construct and operate line of railway from some point near the 49th parallel of north latitude between Semiahmoo Bay and the eastern boundary of Township 19, in the District of New Westminster, to the City of New Westminster.

HUGHES & ATKINSON, Agents for Applicants. New Westminster, B. C., December 12th, 1884.

NOTICE.

NOTICE IS HEREBY GIVEN that application will be made at the part of will be made, at the next Session of the Legislature of British Columbia, for an Act to incorporate ature of British Columbia, for an Act to incorporate a Company for the purpose of constructing and operating a street railway between Granville and the Hastings Government Reserve, and between the former point and a point on English Bay, with power to the said Company to extend branch lines in a northerly or southerly direction, such railway to pass over such lands only as are at the passing of this Act, or which may be hereafter, set aside for public roads.

D. M. EBERTS. Solicitor for Applicants.

Dated 11th December, 1884.

NOTICE.

NOTICE IS HEREBY GIVEN that application will be made to the Legislative Assembly of the Province of British Columbia, at its next Session, for an Act to Incorporate the Brunette Saw Mill Company, Limited.

HUGHES & ATKINSON Agents for Applicants.

New Westminster, B. C., December 17th, 1884.

NOTICE.

NOTICE IS HEREBY GIVEN that application will be made to the Legislative Assembly of the Province of British Columbia, at its next session, for an Act to incorporate a Company to construct and work a Railway from a point in the City of New Westminster to some point near the 49th parallel of north latitude, between Semiahmoo Bay and Township 16, in the District of New Westminster, British Columbia.

CORBOULD & McCOLL, Solicitors for the Applicants. New Westminster, Dec. 1st., 1884.

NOTICE.

Solicitors for Applicants.

Private Bill.

NOTICE IS HEREBY GIVEN that application will be made to the Legislative Assembly of the Province of British Columbia, at the present Session thereof, for an Act to Incorporate a Company for the thereof, for an Act to Incorporate a Company for the purpose of constructing, managing and maintaining water works at the terminal point of the Canadian Pacific Railway, on Coal Harbour and English Bay, and for the purposes thereof, granting to the said company the privilege of taking water from Capitola Creek, Burnaby Lake, or other suitable points, with power to the said company to build flumes, aqueducts lay pipes, erect dams, acquire lands and do all other acts and things necessary for the purposes aforesaid.

D. M. EBERTS, Solicitor for Applicants.

Dated the 15th day of January, 1885.

PRIVATE BILL.

NOTICE IS HEREBY GIVEN THAT APPLIcation will be made to the Legislative Assembly of the Provinne of British Columbia, at the next session thereof, for an Act to Incorporate a Company for the purpose of constructing, managing and maintaining Waterworks for the City of Nanaimo, and for the purposes thereof granting to the said Company the privilege of taking water from the Nanaimo River, at a point known as "Starkee's Falls," with power to the said Company to build flumes, aqueducts, lay pipes, erect dams, acquire lands, and do all others acts and things necessary for the purposes aforesaid. things necessary for the purposes aforesaid.

S. PERRY MILLS, Solicitor for Applicants.

Dated the 18th December, 1884.

NOTICE.

NOTICE IS HEREBY GIVEN that application will be made to the Legislative Assembly of the Province of British Columbia, at its next session, for an Act to amend the "New Westminster City Lands Act, 1884," so as to remove any doubt respecting the effect thereof, as a grant of the lands therein mentioned to the city of New Westminster free from incumbrances, and to confirm a certain By-law of the said City duly made on the eleventh day of August, 1884, intituled "The Land Sale By-law, 1884."

Dated November 20th, 1884.

Dated November 20th, 1884.
CORBOULD & McCOLL, Solicitors for Applicants.

PRIVATE BILL.

PRIVATE BILL.

NOTICE IS HEREBY GIVEN that application will be made to the Legislative Assembly of the Province of British Columbia, at its next session, for an Act to incorporate a company to construct and work a railway from a point on the line of the Canadian Pacific Railway at or near Shickmouse Narrows, to the head of Okanagan Lake, with power to continue the said railway to a point on Long Lake, and thence to Okanagan Mission, and with power to construct and work such branch lines extending from the said railway on both sides thereof, as may be found expedient; and also to construct, acquire and operate vessels for navigating the waters of the Spallumcheen Arm, of Shuswap Lake, of Shuswap River, Long Lake and Okanagan Lake; and also for the construction and operation of a telegraph line along the said route.

Dated 18th November, 1884.

CORBOULD & McCOLL,

Solicitors for Applicants.

NOTICE.

NOTICE.

NOTICE IS HERERY GIVEN that application will be made to the Legislative Assembly of British Columbia, at it next Session, for an Act to amend the Act incorporating the New Westminster and Port Moody Telephone Company, Limited, so as to authorize the said company to extend its lines of telephone from the City of New Westminster to Burrard Inlet, and thence to Granville, and through out and beyond Granville and its vicinity, in such direction as the company may determine.

Dated January 7th, 1885.

CORBOULD & McCOLL, Solicitors for Applicants.

NOTICE IS HEREBY GIVEN, that application will be made to the Legislative Assembly of the Province of British Columbia for an Act to empower me, James Hartney, to clear Seymour River, Shuswap Lake, from all obstructions, and to build dams, wing dams, booms, sheer-booms, slides and other works necessary for rendering the said river serviceable for all lumber coming down the said river at the following rates, i. e. \$1 per 1,000 feet, board measure, calculated according to Scribner's Log Book, on all logs over 12 inches in diameter.

Dated 23rd Dec., 1884.

JAMES HARTNEY. OTICE IS HEREBY GIVEN, that application will be made to the Legislative Assembly

JAMES HARTNEY.

LEGISLATIVE ASSEMBLY

Private Bills.

A LL APPLICATIONS for Private Bills, properly the subject of legislation by the Legislative Assembly of British Columbia, within the purview of the "British North America Act, 1867," whether for the erection of a Bridge, the making of a Railroad, Turnpike Road, or Telegraph Line; the construction or improvement of a Harbour, Canal, Lock, Dam, or Slide, or other like work; the granting of a right of Ferry; the incorporation of any particular trade or calling, or of any Joint Stock Company; or otherwise for granting to any individual or individuals any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which in its operation would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act,—shall require a Notice, clearly and distinctly specifying the nature and object of the application, to be published as follows:—

A notice inserted in the British Columbia Gazette, LL APPLICATIONS for Private Bills, properly

A notice inserted in the British Columbia Gazette, and in one newspaper published in the District affect ed, or if there be no newspaper published therein, then in a newspaper in the next nearest District in which a newspaper is published. a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration of the Petition.

and the consideration of the Petition.

Before any Petition, praying for leave to bring in a Private Bill for the erection of a Toll Bridge, is presented to the House, the person or persons intending to petition for such Bill shall, upon giving the notice prescribed by the preceding rule, also at the same time and in the same manner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to erect a draw-bridge or not, and the dimensions of the same. bridge or not, and the dimensions of the same.

THORNTON FELL, Clerk of the Legislative Assembly.

PRIVATE BILLS.

NOTICE.

THE TIME LIMITED for eceiving petitions for Private Bills will expire on the second day of February, 1885.

THORNTON FELL, Clerk, Legislative Assembly.

DOMINION PARLIAMENT.

Substance of Rules Relating to Notices for Private Bills.

PARTIES intending to apply to Parliament for Private Bills giving any exclusive privilege or profit, or private or corporate advantage, or for the amendment of any former Act of a like nature, are notified that by the Rules of the two Houses of Parnotified that by the Rules of the two Houses of Parliament, published at length in the Canada Gazette, they are required to give two months' notice of their intended application in the Canada Gazette, and in a newspaper of the County or District affected, and to transmit to the Clerk of each House copies of the newspapers containing the first and last insertions of

In Quebec and Manitoba, the Notice is to be published in the English and French languages.

Every applicant for a Private Bill is required, eight days before the opening of Parliament, to deposit with the Clerk of the House in which the Bill is to originate, a copy of such Bill, with a sum sufficient to pay for the translation and printing of the same.

Between the second reading of the Bill and its consideration by the Committee to whom it is referred, the applicant is to pay a fee of \$200, besides the cost of printing the Act in the Statutes.

No petition for a Private Bill is received by either

House after the expiration of the first ten days of the

Session.

EDOUARD J. LANGEVIN, JOHN GEORGE BOURINOT, Clerk of the House of Commons. And further, with respect to the House of Commons, it is ordered, under Resolution of 20th April, 1883, that

"All Private Bills for Acts of Incorporation shall be so framed as to incorporate by reference the clauses of the General Acts relating to the details to be provided for by such Bills;—special grounds shall be established for any proposed departure from this principle, or for the introduction of other provisions as to such details, and a note shall be appended to the Bill indicating the provisions thereof, in which the General Act is proposed to be departed from;—Bills which are not framed in accordance with this Rule shall be re-cast by the promoters, and reprinted at shall be re-cast by the promoters, and reprinted at their expense, before any Committee passes upon the

> J. G. BOURINOT, Clerk of Commons.

THE COMPANIES' ACT, 1878.

CERTIFICATE OF INCORPORATION.

WE, THE UNDERSIGNED, hereby certify that we desire to form, under the provisions of the "Companies' Act, 1878," a Company as hereinafter mentioned.

1. The corporate name of the Company shall be The Pioneer Lumber Company, limited liability.

2. The objects for which the Company shall be formed are the engaging in the trade or business of making, manufacturing and selling lumber, shingles, sashes, doors, fanning mills and furniture, and the engaging in general commercial trade and manufac-

3. The capital stock of the Company shall be twenty thousand dollars, divided into two hundred shares of one hundred dollars each.

4. The time of the existence of the Company shall be forty-five years.

5. The number of trustees shall be four and their names are:—John Butler Tiffin, Hugh F. McKay, Charles T. Conover, and Joseph Dockrill, who shall manage the concerns of the Company for the first three

months.

6. The principal place of business shall be Port Moody, in the District of New Westminster; and a stockholder shall not be individually liable for the debts or liabilities of the corporation, but the liability of a stockholder shall be limited to his proportion (based upon the amount of his respective shares) to assessments legally levied, and the charges thereon, if advertised as delinquent during the time that he is a stockholder, upon a share or shares of which he is the holder, as shown by the stockholders' register book of holder, as shown by the stockholders' register book of the corporation assessments, and charges thereon when taken collectively shall not exceed in the aggregate the value in dollars printed or shewn on each share when issued.

Dated at New Westminster, this twenty-third day of December, one thousand eight hundred and eighty-

JOHN BUTLER TIFFIN, H. F. McKAY, C. T. CONOVER, J. DOCKRILL.

Witness:-Gordon E. Corbould.

PRIVATE BILL.

NOTICE IS HEREBY GIVEN that application will be made to the Legislative Assembly of the Province of British Columbia at the present Session for an Act to incorporate a Company for the purpose of constructing, managing and maintaining Water Works to supply the town of Esquimalt, the Royal Naval Dock Yard, the Royal Naval Hospital and the residents of the peninsula bounded by Victoria Arm and Harbor, the Straits of Fuca and Esquimalt Harbor, and for the purposes thereof granting to the said Company the privilege of taking water from Thetis Lake and Deadman's River, with power to the said Company to build flumes, aqueducts, lay pipes, erect dams, acquire lands and do all other acts and things necessary for the purpose, aforesaid. sary for the purpose, aforesaid.

Dated the 21st day of Jan. 1885. D. M. EBERTS, Solicitor for applicants.

NOTICE.

VOTICE IS HEREBY GIVEN that the undersigned intend to apply to the H intend to apply to the Honourable the Chief Commissioner of Lands and Works, for a lease for timber purposes of the undermentioned parcels of land, situate in New Westminster and Coast Districts.

No. 1. Commencing at a post on the shore of Bickley Bay, on the north side of Thurlow Island; thence south, 100 chains; thence east, 120 chains, more or less, to the S.W. corner of tract already applied for; thence north, 100 chains; thence west 60 chains, more or less, to N. E. corner of the Moodyville Saw Mill Co.'s claim; thence following the boundaries of the Moodyville Saw Mill Co.'s claim and shore line, to point of commencement, containing 750 acres, more or less.

No. 2. Commencing at a post on the north shore of Cardero Channel, nearly opposite Bickley Bay; thence north, 120 chains; thence west, 60 chains; thence south 140 chains, more or less, to the shore; thence in an easterly direction, following the shore to the point of commencement, containing 640 acres, more or less.

No. 3. Commencing at the S. W. corner of claim already applied for in Hemming Bay, Thurlow Island, thence south, 240 chains, more or less, to the shore of Nodales Channel; thence in a north-easterly direction, following the shore to the point of commencement, containing about 800 acres containing about 800 acres.

No. 4. Commencing at a post on the west shore of Valdes Island, about one mile north of Islet Point; thence east, 80 chains; thence north, 120 chains; thence west, 80 chains, more or less, to the shore; thence in a southerly direction, following the shore to the point of commencement, containing 850 acres, more or less

No. 5. Commencing at a post on the south shore of Hardwicke Island opposite the upper end of Thurlow Island; thence north, 80 chains; thence west, 80 chains; thence south, 80 chains, more or less, to the shore to the country of commencement, containing 640 agrees more or point of commencement, containing 640 acres, more or

> HASTINGS SAW MILL Co., R. H. ALEXANDER, Manager.

Burrard Inlet, Dec. 16th, 1884.

NOTICE.

NOTICE IS HEREBY GIVEN that in compliance with Section 4 "Timber Act, 1884" I intend applying to the Chief Commissioner of Lands and

applying to the Chief Commissioner of Lands and Works for a licence to cut and carry away timber from the following described Crown Lands staked off by me previous to the date of this application.

Commencing at a stake on the shore of Burrard Inlet placed alongside the north-west corner stake of Lot four hundred and forty-seven (447) group one (1), running thence west along the north line of said Lot twenty chains; thence due north, forty chains; thence due east, forty chains; thence due south to the western due east, forty chains; thence due south to the western boundary lines of the Moodyville Timber Reserve; thence along said lines to the shore of Burrard Inlet, and thence westerly along said shore to the point of commencement. Containing one hundred and sixty acres, more or less.

PHIL McMAHON.

New Westminster, 20th January, 1885.

NOTICE.

HEREBY GIVE NOTICE that I intend making application to the Chief Commissioner of Lands and Works for permission to purchase 580 acres of land, situate in Sayward District, and described as follows:

Commencing at the north-west corner of R. F. Tolmie's application; thence true west, 66 chains; thence true south, 50 chains; thence true east, 60 chains; thence true north, 50 chains, to point of commencement, containing 300 acres. Also a tract of land commencing at the north-west corner of Section 3, Sayward District; thence true east, 35 chains; thence true north, 40 chains; thence true west, 70 chains; thence true south, 40 chains; thence true east, 35 chains; to point of commencement.

GEO. RUDGE.

December 30th, 1884.

NOTICE.

HEREBY GIVE NOTICE that I intend making application to the Chief Commissioner of Lands and Works for permission to purchase 640 acres of land, situate in Sayward District, and described as

Commencing at a stake on the west side of Seymour Narrows, about 10 chains from the coast line; thence true north, 80 chains; thence true west, 80 chains; thence true east, 80 chains to point of commencement.

R. F. TOLMIE.

December 30th, 1884.

NOTICE.

HEREBY GIVE NOTICE that I intend to make

HEREBY GIVE NOTICE that I intend to make application to the Chief Commissioner of Lands and Works for permission to purchase 480 acres of land, situate in Sayward District, described as follows:

Commencing at a point 20 chains true south from the north-east corner of Section 14; thence true east, 40 chains; thence true south, 100 chains; thence true west, 60 chains; thence true north, 40 chains, to south boundary of Section 5; thence true east, 20 chains, to south-east corner of Section 5; thence true north, along eastern boundaries of Sections 5 and 14, 60 chains, to point of commencement; situate at Gow-60 chains, to point of commencement; situate at Gowland Harbour, Valdez Island.

F. BERRYMAN.

December 30th, 1884.

NOTICE.

HEREBY GIVE NOTICE that I intend to apply HEREBY GIVE NOTICE that I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase a piece of land situated at the north end of Seymour Arm, of Shuswap Lake. Commencing at a post on shore of lake, about 200 yards northerly from Seymour town, and marked "George J. Ainsworth's S. W. corner;" thence northerly, forty chains; thence easterly, eighty chains; thence northerly, forty chains; thence westerly, along bank of Lake, to point of commencement; and containing three hundred and twenty (320) acres, more or less.

GEORGE J. AINSWORTH.

per G.B.W., Attorney in fact.

Shuswap Lake, Dec. 5th, 1884.

NOTICE.

HEREBY GIVE NOTICE that I intend to apply HEREBY GIVE NOTICE that I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase a piece of land, situated on the left bank of Seymour River. Commencing at a post about three miles above the mouth of said river, and marked "George J. Ainsworth's S. W. corner;" thence easterly, 40 chains; thence northerly, 200 chains; thence easterly, 100 chains; thence northerly, 40 chains; thence following bank of river to point of commencement, and containing thirteen hundred and sixty (1.360) acres more or less.

sixty (1,360) acres more or less.

GEO. J. AINSWORTH,

per G.B.W., Attorney in fact.

Shuswap Lake, Seymour Arm, Dec. 5th, 1884.

NOTICE.

HEREBY GIVE NOTICE that I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase a piece of land, situate on the right bank of Seymour River. Commencing at a post about five miles above the mouth of said river, marked "George J. Ainsworth's S.E. corner," thence westerly, 40 chains; thence northerly, 40 chains; thence easterly, 160 chains; thence southerly, to the river bank; thence along the bank of river to point of commencement, and containing 520 acres, more or commencement, and containing 520 acres, more or

GEO. J. AINSWORTH, per G.B.W., Attorney in fact. Shuswap Lake, Seymour Arm, Dec. 4th, 1884.

GOLD COMMISSIONER'S NOTICE.

ON AND AFTER the 1st November next all Gold Mining or Mineral Claims in the Cariboo District will be laid over till the 20th May, 1885, subject to the provisions of Section 100 of the "Mineral Act, 1884."

Richfield, 19th Sept., 1884. JNO. BOWRON, Gold Com-Gold Commissioner.

NOTICE.

TAKE NOTICE that I shall apply to the Chief Commissioner of Lands and Works for a licence to cut and carry away timber on 1,000 acres of Crown and, hereinafter described.

and, hereinatter described.

Three hundred and twenty acres, more or less, situate on the left bank of the Seymour River, Shuswap Lake, commencing at a post about 3 miles from the mouth of the said river, marked "Jas. Hartney, N. W. corner," and running thence easterly 50 chains; thence southerly, 64 chains; thence westerly, 50 chains; and thence along the said river to the said post.

Three hundred and twenty agree more or less situate.

Three hundred and twenty acres, more or less, situate on the right bank of the said river, commencing at a post about 3 miles from the mouth of the said river, marked "Jas. Hartney, S.E. corner," thence westerly, 50 chains; thence northerly, 64 chains; thence easterly, 50 chains; thence along the said river to the said post.

Three hundred and sixty acres, more or less, situate

Three hundred and sixty acres, more or less, situate on the right bank of the said river, commencing at a post about 12 miles from the mouth of the said river, marked "Jas. Hartney, S.E. corner," thence westerly, 60 chains; thence easterly, 60 chains; thence along the said river to the said river, 60 chains; thence along the said river to the said point.

JAS. HARTNEY.

Dated 7th January, 1885.

NOTICE.

HEREBY GIVE NOTICE that I intend to apply to the Chief Commissioner of Lands and for permission to purchase 320 acres of land, situated at Jackson Bay, Sunderland Channel, about four miles west of Topaze Harbor, N.W. Coast of British Columbia. Commencing at a stake about 30 chains west from head of Bay; thence west, 40 chains; thence south, 80 chains; thence east, 40 chains; thence north, 80 chains to point of commencement.

MORRIS MOSS.

Victoria, January 16th, 1885.

NOTICE.

I HEREBY GIVE NOTICE that I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 640 acres of land, situated on the left bank of the west branch of Salmon River, Vancouver's Island. Commencing at a stake on bank of river; thence running north, 80 chains; thence west, 80 chains; thence south, 80 chains; thence east, 80 80 chains; thence south, 60 chains, to point of commencement.

MORRIS MOSS.

Victoria, January 16th, 1885.

NOTICE.

I HEREBY GIVE NOTICE that I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 160 acres of land, situated at Jackson Bay, Sunderland Channel, about four miles west of Topaze Harbor, N.W. Coast of British Columbia. Commencing at stake 40 chains north of Bay; thence running north, 40 chains; thence east, 40 chains; thence south, 40 chains; thence west, 40 chains, to point of commencement. to point of commencement.

A. VARSICKLES.

Victoria, January 16th, 1885.

NOTICE,

HEREBY GIVE NOTICE that I intend to apply to the Chief Commissioner of Lands and Works for permission to purchase 160 acres of land, situated at Jackson Bay, Sunderland Channel, about four miles west of Topaze Harbor, N.W. Coast of British Columbia. Commencing at a stake about 40 chains west from head of Bay; thence running north, 40 chains; thence west, 40 chains; thence south, 40 chains; thence east. 40 chains, to point of commencement. east, 40 chains, to point of commencement M. C. IRELAND.

Victoria, January 16th, 1885.

GOLD COMMISSIONER'S NOTICE.

ON AND AFTER the 1st day of December next all Gold Mining Claims on Bridge River and its tributaries, Lillooet District, will be laid over until the 15th day of April, 1885, subject to the provisions of Section 100 of the "Mineral Act, 1884."

F. SOUES,

Gold Commissioners

Gold Commissioner.

Clinton, 18th Nov., 1884.

GOLD COMMISSIONER'S NOTICE.

CASSIAR.

ON AND AFTER the 1st day of October next all mining claims in the Cassiar District may be laid over till the 15th day of June, 1885, subject to the 100th section of the "Mineral Act, 1884."

J. L. CRIMP,

Laketon, Cassiar, 26th August, 1884.

Gold Commissioner.

GOLD COMMISSIONER'S NOTICE.

KOOTENAY.

A LL "CLAIMS" legally held in this District under the "Mineral Act, 1884," may be laid over from the 15th day of October next till the 1st day of June, 1885, subject to clause 100, part VII., of said Act. A. W. VOWELL,

Gold Commissioner.

Wild Horse Creek, 24th September, 1884.

No. 114.

BY-LAW.

WHEREAS it is desirable to amend the "Officers' Remuneration By-Law 1884."

Be it therefore enacted by the Mayor and Council of the Corporation of the City of Victoria, as follows:

- 1. Section 2 of the "Officers' Remuneration By-Law, 1884," is hereby repealed.
- 2. So much of "Schedule A" of the "Officers' Remuneration By-Law, 1884," as relates to the remunera-tion of the Police Magistrate is hereby repealed, and in lieu thereof the following shall be read: "Police Magistrate and Legal Adviser, \$2,000 per annum, pay-
- able in equal monthly payments of \$166.663."

 3. This By-Law may be cited as the "Officers' Remuneration By-Law, 1884, Amendment By-Law, 1885."

Passed the Municipal Council this 26th day of December, 1884.

Reconsidered and finally passed the Council this 2nd day of January, A. D. 1884.

[L.S.]

J. W. CAREY. Mayor.

James D. Robinson, C. M. C.

BY-LAW A

For Regulating the Meetings and General Conduct of Business of the Municipal Council, of the Municipality of Chilliwhack, B. C.

BE IT THEREFORE ENACTED BY THE REEVE and Council of the Commercia and Council of the Corporation of Chilliwhack, as follows:

1. Meetings of Council.—That all meetings, other than special or adjourned, shall be held on the first Tuesday in each and every month, unless otherwise ordered by the Council, and the Chair shall be taken at 10 o'clock a. m., when no other hour is specially at 10 o'clock a. m., when no other hour is specially named in the summons calling the meeting, and all acts to be done by this Council, and all meetings of adjournment and others, save where expressed, be done and decided by a majority of the members who shall be present, the whole number of members at such meeting not being less than three Councillors and the Reeve form a querym

shall be present, the whole number of members at such meeting not being less than three Councillors and the Reeve, form a quorum.

2. Duties and privileges of the Reeve or Presiding Officer.—To open the meetings at the stated time by taking the Chair and calling the members to order, and shall preserve order, and endeavor to conduct all business before the Council to a speedy and proper result, and in the absence of the Reeve, such Municipal Councillor as the members of the Municipal Council then assembled, shall chose to be the Chairman of that meeting. He shall have a casting vote in all cases of equality of votes, but not otherwise, and have, and exercise, all the powers of the Reeve, as though he (the Reeve) were present at such meeting.

3. He shall state every question properly presented to the Council, and before putting it to vote shall ask "Is the Council ready for the question?" Should no member offer to speak, he shall put it, after which no member shall be permitted to speak upon it.

4. He may speak to points of order in preference to other members of the Council, and shall decide questions.

tions of order, subject to an appeal to the Council by any two members, which appeal shall always be put in writing. On such an appeal no member shall speak decided that the previous quere the council by a constant of the council by any two members, which appeal no member shall speak decided that the previous quere the council by two members, which appeal no member shall speak decided that the previous quere the council by two members, which appeal is a speak decided that the previous quere the council by two members, which appeal is a speak decided that the previous quere the council by two members, which appeal is a speak decided that the previous quere the council by two members, which appeal is a speak decided that the previous quere the council by two members, which appeal is a speak decided that the previous quere the council by two members are the council by the council by the council by two members are the council by the council by two members are the council by the council more than once.

5. It shall be the duty of the Presiding Officer, and the privilege of any member of the Council, to call a member to order who violates any established rule of order.

That at all meetings of the Council, the Clerk shall read the minutes of the previous Council meeting, the said minutes to be approved, or amended, and adopted. Thathe shall state what communications have been received since the last meeting, relating to the business of the Council, and read such of them as the Reeve, or any two members of the Council, desire to have read. That after the minutes of the previous meeting, and communications, have been read, the Reports of Committees shall be acted upon in the order in which they have been received. Deferred business shall take precedence of Reports of Committees.

shall take precedence of Reports of Committees.

7. Mode of Voting.—That the Council vote on all questions by show of hands, except that on demand of any member, the Clerk shall call the roll and record the yeas and nays. After the roll is called the result shall be read aloud to rectify mistakes, if any, after which the Clerk shall hand the vote to the Reeve or Presiding Officer, as the case may be, who shall announce the same; providing always, that an election of any officer shall be by ballot, and a majority of all votes cast shall be necessary to elect.

8. That no motion or amendment be entertained by the Council but such as has been moved and seconded

the Council but such as has been moved and seconded and delivered to the Clerk in writing, and signed by the mover. That no motion so received be withdrawn

unless by consent of the Council.

9. Amendments. — That when an amendment is moved upon a motion, no further amendment be moved or taken into consideration until the first be disposed of, but any number of amendments may be brought forward in succession, and the question may be put in such a manner that if one amendment be negatived, another may be moved upon the original negatived, another may be moved upon the original motion; but if an amendment be approved, it shall then form the motion under consideration, whereon further amendments may be moved, and if after the disposal of an amendment no second or further amendment be moved, the question must ultimately be put upon the original or amended motion, as the case may be, in order to its being passed as a resolution. No member shall move more than one amendment to the same motion. ment to the same motion.

ment to the same motion.

10. That no member of the Council shall speak more than once to the same question, except in explanation, or the mover of the motion in reply, which reply shall conclude the discussion.

11. Speaking on Amendments.—That an amendment being moved, no member of the Council who has spoken to the original motion shall speak again to explanation, or the mover thereof in reply) except in explanation, or the mover thereof in reply) until the amendment has been put and become the amended motion before the Council. Councillors may speak on such re-amendment.

12. That when discussion arises upon amended motions, the mover of the amendment, which has displaced the original motion, may speak in reply, and so on in like manner in respect to any further and dis-

placing amendment.

13. Committee of the Whole.—That the Council may by a vote resolve itself into a Committee of the Whole, and while in Committee there shall be no restriction

When two or more Councillors rise to speak at

3rd. When adjournment

When a vote is being taken. 3rd. When adjournment was the last preceding motion. 4th. When it has been decided that the previous question shall be taken.

20. Committees.—The Municipal Council may, out of their own body, from time to time appoint such and so many Committees, and consisting of such members as they may think fit for any purposes, which in the discretion of the Municipal Council would be better regulated and managed by means of such committees; but all proceedings of such commitsuch committees; but all proceedings of such committees shall be subject to the approval of the Municipal Council, and the Reeve shall be ex-officio a member

of all committees.
21. In case the Reeve refuse or neglect to call a 21. In case the Reeve refuse or neglect to call a meeting within twenty-four hours after a requisition for that purpose, signed by three members of the Municipal Council, shall have been presented to him, it shall be lawful for the said three members to call a meeting of the Municipal Council by giving such notice as is hereinafter declared in that behalf, such notice to be givened by the said three members instead. notice as is herematter declared in that behalf, sacanotice to be signed by the said three members instead of the Reeve, and stating therein the business proposed to be transacted at such meeting, and in every case a summons to attend the Municipal Council, specifying the business proposed to be transacted at such meeting, signed by the Reeve or said three members, as the case may be, shall be left at the usual place of abode of every member of the Municipal Council, or at the premises in respect of which he is placed on the Municipal Assessment Roll one clear day at least before such meeting, and no business shall be transacted at such meeting other than the business which is

special in the notice.

23. Quorum.—That in all cases when not otherwise specially provided, two members shall form a quorum of any committee appointed by the Council. The first Councillor named on any committee to be chair-

23. All reports of committees shall be in writing. 23. All reports of committees shall be in writing. A committee may be authorized to take up all matters referred by the Council to a preceding committee who have not been fully discharged.

24. Opinion of Counsel.—That the opinion of Counsel be taken at the expense of the Corporation without a resolution of the Council.

25. That no Rule of Order By-Law shall be altered or amended until notice has been given in writing one week previous. The said notice shall express the alteration or amendment contemplated, and shall be handed to the Clerk who shall read it to the Council. Such alteration or amendment shall not be acted upon

Such alteration or amendment shall not be acted upon unless affirmed by a vote of the Council.

This By-Law may be cited for all purposes as the By-Law for Regulating the Meetings and General Conduct of Business of the Municipal Council of the Municipality of Chilliwhack.

Passed the Municipal Council the 28th day of January, A.D. 1884.

Reconsidered and finally passed the 12th day of February, A.D. 1884.

February, A.D. 1884.

D. McGILLIVRAY, [L.S.] JAS. PATTERSON C.M.C.

A BY-LAW

To Define the Duties and fix the Remuneration of the Clerk of the Municipal Council.

BE it enacted by the Reeve and Council of the Corporation of Chilliwhack, as follows:—

may speak to the question.

14. The business upon file shall not be proceeded with in the absence of the member in whose name it stands unless he has given authority in writing that it shall be taken up by some other member of the Council.

15. Protests.—That no protest or expression of dissent be entered upon the minutes of the Council.

16. That the members of the Council shall stand when speaking, and shall speak of each other in the Council, during the transaction of business, by the title of Councillor.

17. Decorum.—That no member of the Council shall use any improper language toward any other member, or reflect upon any prior determination of the Council. Any breach of decorum shall be considered a violation of the rules of order to be punished as the chairman may direct.

18. When two or more Councillors rise to speak at the sew the manufactory of the Municipal Council and complete all such agreements and contracts between the Corporation and any person or persons, body or bodies corporate as may from time to time to the sex and the subject as may from time to time to the control and or bodies corporate as may from time to time to the control and on the rules of order to be punished as the chairman may direct. between the Corporation and any person or persons, body or bodies corporate as may from time to time be required, and all bonds and securities to be required the same time, the presiding officer shall decide who is entitled to the floor.

19. A motion to adjourn shall always be in order.

18t. When a member is in possession of the floor. 2nd.

the property or rights of the Corporation, to keep proper books of accounts and records of the transactions, per books of accounts and records of the transactions, receipts, payments and property of the Corporation in such manner and form as shall from time to time be required by the Finance Committee of the Municipal Council, to do and perform all other acts and duties as are imposed upon him by any of the Acts or Ordinances or By-Laws now in force, or which may properly be included in or relate to the duties of the Clerk of the Municipal Council of the Corporation, to give and execute to the Corporation forthwith, and from time to time such security, by way of bond or bonds, for the true and faithful performance of his duties as herein defined, as shall be required and approved by the Reeve and Council. The remuneration of the Clerk of the Municipal Council for the true and faithful performance of the duties hereinbefore defined, shall be at formance of the duties hereinbefore defined, shall be at the rate of \$100 per annum.

This By-Law may be cited for all purposes as the Clerk By-Law, 1884.

Passed the Municipal Council on the 28th day of

January, A.D. 1884.

Reconsidered and finally passed on the 12th day of February, A.D. 1884. [L.S.] JAS. PATTERSON, C.M.C. D. McGILLIVRAY, Reeve.

BY-LAW

To Regulate the Duties of the Assessor and Collector.

HEREAS it is expedient to define the duties of the Assessor and Collector of the Municipality of Chilliwhack.

Be it therefore enacted by the Reeve and Council of

the Municipality of Chilliwhack, as follows:—
(1.) The duties of the Assessor shall be as follows:—
He shall prepare an Assessment Roll giving the value of all real estate and improvements, also of all personal property within the limits of the Municipality belonging to any persons who are not the owners of real estate, specifying the number of acres in each lot of land and full description of all the personal property, together with the name of the owner, and to return the said Roll to the Clerk of the Municipal Council on a day to be decided by a Ry Law to be decided by a Ry Law to be becaused to a day to be decided by a By-Law to be hereafter passed.

(2.) He shall notify all owners or their known agents of the increase (if any) made in any assessment made upon real estate or upon the improvements thereon, and in case of any appeal against such assessment, he shall appear at the time and place appointed for hearing the same with such evidence as may be necessary

in the case.

(3.) He shall place in a separate column on the said Roll all real estate upon which no person resides and not making continual improvements on said land, it shall then be considered unimproved land and be liable to wild land tax of five cents an acre. The owner or owner's name shall be given if known.

(4.) It shall be the duty of the Assessor to prepare

a Roll of all persons carrying on any trade, business or calling, in accordance with the Revenue By-Law levying a rate from persons; also the names of all persons taxable in the Municipality who are not residing

therein.

therem. (5.) He shall, within one week after the final Revision of the Assessment Roll by the Council, be prepared to hand his Roll so revised to the Collector, or should the duties of Assessor and Collector be performed by the same person, he should proceed to collect the rates in accordance with the duties laid down for Collector. lector.

The duties of Collector shall be as follows:

(6.) He shall, on receiving the Assessment Roll from the Assessor, proceed without delay to collect the revenue in accordance with the Revenue By-Law,

1884.
(7.) He shall, on printed forms to be procured for that purpose, put down the names of every taxable person, together with a statement of all rates due to the Municipal Council by him, giving a statement of the property for which he is taxed, and deliver the the property for which he is taxed, and deliver the same at the known residence (if within the Municipality) of the owner or his agent, (if any.) Said statement, when so delivered, shall be considered a demand for the payment of taxes by the Collector for the current treatment.

rent year.

(8.) He shall give printed receipts for all taxes received, which receipts shall be numbered consecurately which receipts and counter-

by the collector.

(9.) He shall keep a cash book in which he shall enter the names of every person paying taxes with the each tax separately, together with the number of the receipt issued.

(10.) He shall pay all moneys collected to the treasurer of the Municipality, and shall take a receipt for each payment, and shall at least one day in each month show his cash-book to the Clerk of the Municipality. pal Council to have the amounts properly posted in the books of the Corporation.

(11.) He shall attend each regular meeting of the Council whenever required by the Reeve and Council or Finance Committee, exhibit his cash-book for exam-

ination and inspection.
(12) He shall notify the Clerk of the (12) He shall notify the Clerk of the Municipal Council of every person who shall fail or refuse to pay his respective rates or taxes, and upon receiving instructions from the Clerk by order of the Council shall immediately proceed to collect either by seizure or by summons as may be directed. If a summons is issued against any defaulter he shall serve or cause to be served, and attend at the Court to prove said be served, and attend at the Court to prove said summons, and give such evidence as may have reference to the case.
(13.) The remuneration for Assessor and Collector

shall be (\$70) Seventy Dollars.

(14.) For the true and faithful performance of the aforesaid duties, if performed by the same person, he shall provide the Corporation of the Municipality of Chilliwhack with an approved bond to the amount of (\$1,000) One Thousand Dollars.

C.M.C.

This By-Law may be cited for all purposes as the Assessor and Collector By-Law, 1884.

Passed the Municipal Council this 12th day of February, A.D., 1884.

Reconsidered and Gradle passed on this 20th by 5

Reconsidered and finally passed on this 26th day of February, A.D. 1884.

[L.S.] Jas. Patterson

D. McGILLIVRAY.

STATUTE LABOR BY-LAW, 1884.

WHEREAS it is necessary to better define how Statute Labour is to be performed, and to define more fully the duties of Pathmasters.

Therefore the Reeve and Council of Chilliwhack enact as follows:

If any person refuses or neglects to perform the statute labor imposed as aforesaid, or to pay the sum statute labor imposed as aforesaid, or to pay the sum in lieu thereof, fixed by this By-Law aforesaid, after it has become due for (30) thirty days, such sum shall be recovered at the suit or instance of the Municipal Collector before any Justice of the Peace, together with all costs of the proceedings, and the whole amount shall be recovered by distress on the goods and chattels, wherever they may be found of the person liable to wherever they may be found, of the person liable to pay the tax.

That the Clerk shall notify all Pathmasters of their respective appointments, and the Pathmasters shall make oath before the Reeve or a Justice of the Peace that they will perform their duties impartially and faithfully.

That eight hours' work shall constitute one day's

work.
4. That all statute labor shall be performed in each beat at such a time as the Council shall by resolution beat at such a time as the performed not later than

direct, and the whole must be performed not later than the 10th day of September in each year.

5. That the statute labor that shall be performed under this By-Law shall be done on some recognized public highway, and under the supervision of the Pathmaster, unless the Council give special orders as to where the work is to be performed. No work done on wards except as performed as aforesaid, shall be recognized. roads, except as performed as aforesaid, shall be recognized as statute labor.

6. That the Clerk shall give to each Pathmaster, not later than seven days after his appointment, a list of all persons liable to perform statute labor, and the number of days each person has to perform; and if the Clerk shall omit any person, it shall be the duty of the Pathmaster to add such person's name to the list.

7. The Pathmaster shall give four days' notice to all persons to perform their statute labor, and also to inform them what tools to provide themselves with. No person shall be allowed any pay for the use of his tools; each person shall provide tools to work with.

8. In case the Pathmaster requires the use of a yoke of oxen or team of horses to work on the roads, he tively with counterfoil, and said receipts and counterfoils shall contain a statement of amount received for each tax separately, names of parties, date, and signed employed.

9. All money received by the Pathmasters in lieu of labor, and all moneys collected under clause 2 of this By-Law shall be expended on roads in the beat where the person resides who has paid the tax; and in expending said money the Pathmaster shall not pay more than one dollar and fifty cents (\$1.50) per day for each day's work performed.

10. The Council shall by resolution divide the Municipality into as many as are required, and shall approximately and shall be forthwith cancelled and destroyed, and no re-issue of debentures shall be made in consequence of such re-purchase.

That this By-Law shall take effect and come into operation upon the day of A.D. 1884.

This By-Law may be cited for all purposes as the Municipal Hall Loan By-Law, 1884.

nicipality into as many as are required, and shall appoint one person in each beat as Pathmaster, who shall remain in office until his successor is appointed.

II. It shall be the duty of the Pathmaster to have

II. It shall be the duty of the Pathmaster to have any trees or other obstructions removed that block up the roads during his term of office, as soon as practicable. Should all the statute labor be performed, he shall report the time that it took to clear the obstructions to the Council at the next sitting, who shall pay for the same at a reasonable rate per day.

This By-Law may be cited for all purposes as the Chilliwhack Statute Labor By-Law, 1884. This By-Law was read the third time and passed the Chilliwhack Municipal Council on March 11th, 1884.

Reconsidered and finally passed on April the 1st, 1884.

1884.

[L. S.] James Patterson C. M. C. D. McGILLIVRAY, Reeve.

Town Hall Loan By-Law, 1884.

A By-law to enable the Corporation of the Municipality of Chilliwhack to raise the sum of one thousand dollars for the purposes therein set forth.

W HEREAS the Municipal Council of the Municipality of Chilliwhack has resolved to raise the sum of one thousand dollars for the purpose of erecting a Municipal Hall, and in order to do so will require the sum of \$1,000, to be obtained in the manner hereinafter recited.

And whereas it will require the sum of \$247 to be raised annually, by special rate, for the payment of the said debt and interest, as is hereinafter mentioned.

And whereas the amount of the whole rateable proand whereas the amount of the whole rateable property of the said Municipality, according to the last revised Assessment Roll, being for the year 1883, was \$100,000, irrespective of any future increase of the rateable property of the Municipality, and of any income in the nature of tolls, interest on dividends from the building, and also irrespective of any income from the temporary investments of the sinking fund, or of any part thereof.

And whereas for paying the interest and creating a sinking fund for paying the said principal sum of \$1,000 and interest, as hereinafter mentioned, it will

\$1,000 and interest, as hereinafter mentioned, it will require an equal annual special rate of one-fourth of one per cent. on the dollar.

Be it therefore enacted by the Reeve and Council of the Municipality of Chilliwhack:—

1. That it shall be lawful for the Reeve and Council of the Municipality of Chilliwhack to raise by way of loan, from any person or persons, body or bodies corporate who may be willing to advance the same upon the credit of the debentures hereinafter mentioned, a sum of money not exceeding in the whole the sum of \$1,000, and to cause the same to be paid into the hands of the Treasurer of the said Municipality, for the purof the Treasurer of the said Municipality, for the purpose and with the object above as above recited.

2. That it shall be lawful for the said Reeve and Council to cause any number of debentures to be made,

for such sums of money as may be required, but less than \$100 each, and that the said debentures shall be sealed with the seal of the said Municipality of Chilliwhack, and be signed by the said Reeve.

Municipality.

5. That for the purpose of forming a Sinking Fund for the payment of the said debentures, and the interest at the rate aforesaid to become due thereon, an equal special rate of one-fourth of one per cent. on the dollar shall be in addition to all other rates, be raised, levied, and collected in each year upon all rateable property in the said Municipality during the continuance of the said debentures or any of them.

This By-law may be cited for all purposes as the "Municipal By-law for preparing an Assessment Roll and returning the same to the Municipal Clerk for the year 1884."

Passed the Municipal Council on the 15th day of April, 1884.

Reconsidered and finally passed, and the Seal of the Corporation appended thereto this 10th day of May. ance of the said debentures or any of them.

6. It shall be lawful for the said Municipal Council

from time to time to purchase any of the said deben-

Municipal Hall Loan By-Law, 1884.

This By-Law was read third time on April 2nd,

Reconsidered and finally passed on April 15th, 1884.

[L.S.] D. McGILLIVRAY,

Jas. Patterson, Reeve. [L.S.] JAS. PATTERSON C.M.C.

ELECTION AMENDMENT BY-LAW FOR 1884.

WHEREAS it is expedient to pass a By-Law to amend the Election By-Law, 1884.

Therefore the Reeve and Council of the Municipality of Chilliwhack, enacts as follows:

- 1. That Section 1 of the aforesaid By-Law shall be amended by adding to the end thereof the following
 - (a.) That Horatio Webb shall be appointed Returning Officer for taking a vote of the Municipal Election of Wards Nos. 2, 3 and 4, at the Council Chambers, and Wm. Hall for Ward No. 1, for Sumas School-house; Cory S. Ryder for the election in Ward No. 5, at the Cheam School-house, at each place on the 17th day of May, 1884, on the Municipal Hall Loan By-Law.
 (b.) A poll shall be taken by ballot on the question, Aye or No whether the By-Law shall be confirmed, and the poll shall be kept open on the

Aye or No whether the By-Law shall be confirmed, and the poll shall be kept open on the day named between 10 o'clock A.M. and 4 o'clock P.M., and all proceedings thereat and for the purpose thereof, shall be conducted, as nearly as may be, as at a Municipal election.

(c.) The Returning Officer shall, immediately after the close of the poll, open the ballot box, count the ballots cast for and against the By-Law, openly declaring the result, and return the ballots to the Clerk of the Municipal Council with a statement, under oath declaring the result, and stating that it is a true statement of the votes cast. the votes cast

(d.) Horatio Webb shall provide the necessary ballot box for the election.

This By-Law may be cited for all purposes as the Election Amendment By-Law, 1884.

This By-Law passed the Municipal Council on May

the 6th, 1884.

Reconsidered and finally passed, signed and sealed is day of May. A.D. 1884.

D. McGILLIVRAY, JAS. PATTERSON, C.M.C. Reeve.

A BY-LAW

To assess Real and Personal Property in the Chilliwhack Municipality for the year 1884.

BE it therefore enacted by the Municipal Council of the Municipality of Chilliwhack, B. C., as follows:

1. The Municipal Assessor of the Municipality aforesaid shall prepare an Assessment Roll, and shall commence to assess on June 16th; after diligent enquiry he shall set down the names of all taxable persons resident in the Municipality; also the names of all persons resident out of the Municipality, but taxable therein, and a full description of all real estate and personal property liable to taxable personal property. sealed with the seal of the said Reeve.

3. That the said debentures shall be made payable in six years at farthest from the day hereinafter mentioned for this By law to take effect, at the residence of the Treasurer of the Municipality, and shall have attached to them coupons for the payment of interest.

4. That the said debentures shall bear interest at and after the rate of eight per cent. per annum from the date thereof, which interest shall be payable annually at the residence of the Treasurer of the said Roll complete to the Municipal Clerk of the said Municipality on the first day of July, 1884.

This By-law may be cited for all purposes as the "Municipal By-law for preparing an Assessment Roll and returning the same to the Municipal Clerk for the year 1884."

[L.S.] D. McGILLIVRAY, JAMES PATTERSON, Reeve. C.M.C.

A BY-LAW

For raising a Municipal Revenue.

B IT ENACTED by the Reeve and Council of the Municipality of Chilliwhack as follows:—

1. From and after the passing of this By-Law the general Municipal revenue of the Municipality shall be raised, levied and collected for the use of the Municipality from such sources as are in Schedule. Municipality from such sources as are in Schedule A,

hereunto annexed, mentioned.
2. The Council of the Municipality shall appoint an Assessor who shall also be the Collector for the Muni-

Assessor who share cipality.

3. The Assessor shall prepare an Assessment Roll, in which, after diligent enquiry, he shall set down (1) the names of all taxable persons resident in the Municipality; (2) the names of all persons resident out of the Municipality, but taxable therein; (3) a full description of all taxable property within the Municipality aboving the extent and value or amount cipality, showing the extent and value or amount

thereof.

4. The Assessor shall begin the performance of his duties on or before the sixteenth day of June in each and every year, and shall make his first general return of the assessments and taxes to be levied to the Clerk of the Municipality on or before the first day of July following, and in every subsequent year on or before

following, and in every subsequent year on or before the first day of July.

5. The Assessment Roll of the Municipality shall 5. The Assessment Roll of the Municipality shall be annually revised and corrected by the Council on the second Tuesday in the month of August, at the Chamber, Centreville. Notice shall be given to each person complaining of his or her assessment, of the time and place of hearing the same. The revision of the said Roll may be adjourned from time to time until all chiestiess they are heavy heavy and disposed of

the said Roll may be adjourned from time to time until all objections thereto have been heard and disposed of. The said Roll, so finally revised, shall be taken and held as the Roll of the Municipality for all purposes until a new Roll shall have been made and returned.

6. After the final revision of the Assessment Roll by the Council the Assessor shall, without delay, proceed to collect the rates or taxes therein mentioned, in accordance with the duties laid down for Collector in sections 134 to 145, inclusive, of the "Municipality Act, 1881," contained.

7. Every person using any of the trades, occupations, professions or business in Schedule A, hereunto annexed particularly described, shall take out a periodical licence, for such period as in the said Schedule A is set out, paying therefor such periodical sum as is there specified, which said sum shall irrespectively be paid in advance to and for the use of the Reeve and Council of the Municipality of Chilliwhack, and their successors. their successors.

8. No person shall use, practice, carry on or exercise any trade, occupation, profession or business in the said Schedule A described or named, without having taken out and had granted to him, her or them a licence in that behalf. The licence to be granted as aforesaid may be in the form of Schedule B to this By-Law, and the same are to be granted so as to terminate on the 30th day of June, or the 31st day of December, and no proportionate deduction shall be made on account of any person commencing business.

9. The penalties and procedure for enforcing this By-Law are those contained in sections 113 and 115 of the "Municipality Act, 1881."

10. In the construction of this By-law in describing or referring to any person or party, matter or thing, any word importing the masculine gender or singular number shall be understood to include, and shall be applicable to several persons and parties, as well as 8. No person shall use, practice, carry on or exercise

applicable to several persons and parties, as well as one person or party, and females as well as males, and bodies corporate as well as individuals, and several matters or things as well as one matter or thing, unless

matters or things as well as one matter or thing, unless it be otherwise provided, or there be something in the subject or context repugnant to such construction.

11. For the purposes of this By-law the term "wholesale trader" shall be held to mean any person selling to others for the purpose of re-sale.

12. For the purposes of this By-Law a "retail trader" shall be held to mean every person carrying on any business or calling not otherwise specially mentioned within the limits of the Municipality, except that of farmers selling theirown produce.

The following subsections of Section 110 of the

The following sub-sections of Section 110 of the Municipality Act, 1881, will be collected at the following rates:-

SCHEDULE A.

(1)	For six months		0					٠	D.			٠		é			\$30	00	
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(4)	do.				,	o			4	۰				6		-0	5	00	
(6)	do.		۰	٥			٠		p	۰			۰	٠	0		2	50	
(8)	do.																5	00	

	(11)	do.						0	0	0		0	8		0	5	00
	(12)	do.														2	50
	(13)												۰	0		10	00
	(14)															50	00
	(18)		۰													50	00
	(20)	do.														20	00
	(22)	do.														25	
	(23)	do.															00
*	(24)	do.		,												10	

SCHEDULE B.-FORM OF LICENCE.

..has paid the sum of \$ in respect to and entitled to carry on the busiin respect of Licence to at to ness of from 18

\$

18 Dated Signature,

Collector.

13. This By-Law may be cited for all purposes as the Chilliwhack Revenue By-Law, 1884.

This By-Law passed by the Chilliwhack Municipal Council on May 10th, 1884.

This By-Law was reconsidered and finally passed and ordered that the seal of the Corporation be attached thereto, this 3rd day of June, 1884.

[L.S.]

D. McGILLIVRAY,

Reeve. JAS. PATTERSON C.M.C.

A BY-LAW

For Regulating the Expenditure of the Municipal Re-

BE it enacted by the Reeve and Council of the Corporation of the Municipality of Children poration of the Municipality of Chilliwhack, as

(1.) From and after the passage of this By-Law the Reeve and Council of the Municipality of Chilliwhack Reeve and Council of the Municipality of Chilliwhack shall be empowered to expend the Municipal Revenue, collected from all sources, in building and repairing roads and bridges within the Municipality; also to remunerate any officer or person employed by the Council in any capacity whatever, and that the Council be empowered to pay out of the Municipal Revenue such sums as are actually necessary to pay for meals for each day that the Council be in session.

(2.) Any special rates that may be collected by virtue of any loan By-Law or By-law, shall be applied in the way and manner provided in such By-Law.

(3.) No officer or other person will be pand any

in the way and manner provided in such By-Law.

(3.) No officer or other person will be paid any allowance or remuneration in any suit, for or against the Municipality, unless by order of the Municipal Council by By-Law or Resolution.

This By-Law passed the Municipal Council June 17th, 1884. Reconsidered and finally passed July 3rd, 1884, and the seal of the Corporation ordered to be attrached thereto.

be attached thereto.

[L.S.]
JAS. PATTERSON,
C.M.C.

D. McGILLIVRAY, Reeve.

A BY-LAW

For levying a rate on all real property and personal property of all who are not assessed for real property on the Assessment Roll for the Chilliwhack Municipality.

WHEREAS the Assessment Roll for the Chilli-whack Municipality, for the year 1884, has been finally revised.

Be it therefore enacted by the Reeve and Council of the Chilliwhack Municipality as follows:—

the Chilliwhack Municipality as follows:—

1. There shall be raised, levied and collected for the current year, upon all real property in the said Assessment Roll mentioned, an equal rate of \(^3\)4 of 1\% (three-fourths of one per cent.) on the assessed value thereof, as appears by the said Roll.

2. There shall be raised, levied and collected, for the current year, upon all the personal property (except those who are assessed for real property) in the said Assessment Roll mentioned, an equal rate of three-fourths of one per cent. on the assessed value thereof, as appears by the said Roll.

3. The aforesaid taxes shall be due and payable by the person or persons liable for the same to the Collector of the Municipal Council on or before the 15th

the person or persons hable for the same to the Collector of the Municipal Council on or before the 15th day of October, 1884.

4. The Collector upon receiving his collecting roll or other instructions to collect, shall proceed to collect the rates in the manner provided in the "Municipality Act, 1881," and in the event of such rates or taxes not being collected, then even other proceedings were here. being collected, then such other proceedings may be

A BY-LAW For the encouragement and aiding of the Chilliwhack Agricultural Association.

WHEREAS it is expedient to provide for the encouragement and aiding the Chilliwhack Agricultural Society;

Be it enacted by the Reeve and Council of the Chilliwhack Municipality as follows:—

That it shall be lawful for the Reeve and Council from time to time, by resolution duly passed, to authorize the Reeve of the Chilliwhack Municipality for the time being to pay to the Treasurer of the aforesaid Society named in such resolution, such sums of money as may be specified in such resolution.

This By-law may be cited for all purposes as the "Chilliwhack Agricultural Society By-law, 1884."

Passed the Chilliwhack Municipal Council the 19th day of August, 1884.

day of August, 1884.

Reconsidered and finally passed on the 2nd day of September, 1884, and the Seal of the Corporation ordered to be attached thereto.

[L.S.]
JAMES PATTERSON, C.M.C.

D. McGILLIVRAY,

A BY-LAW

To Regulate the the Election of Reeve and Councillors for the Municipality of Chilliwhack for the year 1884.

THE Reeve and Council of the Corporation of Chilliwhack, enacts as follows:

1. The nomination of candidates for the respective offices of Reeve and Councillors for the Chilliwhack Municipality for the year 1885, shall take place at the Council Chambers, Centreville, in the said Municipality, in accordance with the provisions of the Municipality Act, 1881, and amending Acts.

2. And James Patterson, Esq., of said Municipality, is hereby appointed Returning Officer thereat.

3. The said Returning Officer thereat.

3. The said Returning Officer shall prepare ballot papers for taking the votes of the electors for Councillors, for any ward or wards in which a poll is required for the election of Councillors.

4. In case a poll is required for election of a Reevel.

4. In case a poll is required for election of a Reeve, the said Returning Officer shall prepare separate ballot papers therefor, and the votes of the electors shall be taken at the said polling places.

5. On each ballot paper shall be written the names of the several candidates for the respective offices, together with their residences and ranks, professions.

gether with their residences and ranks, professions, or occupations, and in the case of Councillors, the wards at the Government Printing Office, James' Bay.

taken for recovering or securing the same, whether by sale of the land in respect of which such taxes have been levied or assessed, or otherwise, as are prescribed by law in relation thereto.

This By-law may be cited for all purposes as the "Real Estate and Personal Property Tax By-law, This By-law passed the Municipal Council August 1884."

This By-law passed the Municipal Council August 19th. 1884.

Reconsidered and finally passed on September 2nd, 1884, and the Seal of the Corporation ordered to be attached thereto.

[L.S.]

JAMES PATTERSON,

C.M.C.

D. McGILLIVRAY,
Reeve.

Reeve.

C.M.C. and sealed.

9. Before or at the time of voting the Returning Office shall mark both sides of the ballot paper or papers with his initials, and deliver the paper or papers to the voter within the polling station after having marked the number of such voter on the list of

10. The voter shall, upon receiving the ballot paper or papers, forthwith proceed into the compartment provided for the purpose, and shall secretly mark his ballot paper or papers with a X on the right hand side opposite the name of any candidate for whom he desires to vote, and shall then fold the ballot paper or papers across so as to conceal the name of the candidate and the mark upon the face of such ballot paper or papers, and so as to expose the initials of the Returning Officer, and shall place the same in the ballot box so provided in the presence of the said Returning Officer.

11. Immediately after the close of the pollatthe polling place the Returning Officer shall, in the presence Immediately after the close of the pollat the poll-

of such of the candidates or of their agents as may then be present, open the ballot boxes and proceed to count the votes as follows:—

12. He shall examine the ballot papers and any ballot paper which has not on its back the name or initials of the Returning Officer, or his own name or initials in his own ward, or on which more vertex. initials of the Returning Officer, or his own name or initials in his own ward, or on which more votes are given than the elector is entitled to give, or on which anything except the initials of the Returning Officer on the back is written or marked, by which the voters can be identified, shall be void and shall not be counted, and on any ballot paper on which votes are given for a greater number of candidates for any office than the voter is entitled to vote for shall be void, as regards all the candidates for such office.

13. The Returning Officer shall, immediately after declaring the result of the election, seal up securely the ballot papers used at an election, and keep the same in his possession for twelve months unless legally called upon to deliver up the same, after which they

Dec., 1884.

Reconsidered and finally passed Dec. 27th, 1884.

[S.L.] JAS. PATTERSON D. McGILLIVRAY, Reeve. C.M.C.